



കേരള ഗസറ്റ്

KERALA GAZETTE

അധികാരികമായി പ്രസിദ്ധീകരിച്ചതുന്ത്
PUBLISHED BY AUTHORITY

വല്യം 5
Vol. V

തിരുവനന്തപുരം,
ചെറ
Thiruvananthapuram,
Tuesday

2016 ഫെബ്രുവരി 16
16th February 2016
1191 കൂന്തം 3
3rd Kumbham 1191
1937 മാർച്ച് 27
27th Magha 1937

നമ്പർ
No.
7

PART I

Notifications and Orders issued by the Government

Labour and Skills Department Labour and Skills (A)

ORDERS

(1)

G.O. (Rt.) No. 1700/2015/LBR.

Thiruvananthapuram, 15th December 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Assistant General Manager (HR), Tata Consultancy Services Limited, Infopark, Kochi-682 042 and the workmen of the above referred establishment Sri. Aneesh Thomas, EF4/4122, Bilathikulam Housing Colony, Ernakulam P. O., Kozhikode-673 006 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Aneesh Thomas, Assistant Consultant, Tata Consultancy Services Limited, Infopark, Kochi by the management is legal and justifiable? if not, what relief he is entitled to?

(2)

G.O. (Rt.) No. 1701/2015/LBR.

Thiruvananthapuram, 15th December 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary, Chirayinkeezhu Taluk Vyapari Vyavasaya Credit Co-operative Society, Limited No. T.1462, Gramam Road, Attingal-695 101 and the workman of the above referred establishment Sri Babuchandran Nair, Sreelayam, Ponganad, Kilimanoor in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of service of Sri Babuchandran Nair, Sreelayam, Ponganad, Kilimanoor Clerk, by its management Chirayinkeezhu Taluk Vyapari Vyavasaya Credit Co-operative Society, is justifiable or not? If not, what relief he is entitled to get?

(3)

G.O. (Rt.) No. 1706/2015/LBR.

Thiruvananthapuram, 16th December 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the M/s. K.M.A Construction India (Private) Limited, M. S. S. Cultural Complex, Cherutti Road, Kozhikode-673 001 and the workman of the above referred establishment Sri K. Rajagopal, S/o. Kandakutty Arunodhayam, Kolassery House, Olavanna P. O., Kozhikode-673 019 in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri K. Rajagopal, S/o Kandakutty by M/s. K.M.A. Construction India (Private) Limited, M.S.S. Cultural Complex, Cherutti Road, Kozhikode is justifiable? if not, what relief he is entitled to get?

(4)

G.O. (Rt.) No. 1707/2015/LBR.

Thiruvananthapuram, 16th December 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Partner, NTP Bus Services, Thirunjana Sambanthar Veethi, LIC Colony, Mahalingapuram, Pollachi, Tamilnadu-642 001 and the workmen of the above referred establishment, (1) Sri Murukesan S/o. P. K. Krishnan Chettiar, Devangapuram, Ist Street, Chittoor, Palakkad (2) Sri K. Rathinakumar, S/o. P. L. Krishnaswamy, Door No. 18/28, S.R.M.S. Mill Veethi, Pollachi, Tamilnadu-642 001 (3) Sri. M. Kandaswamy, S/o. Mariyappan Gounder, 1/40, Arasur, Kambalapetty P. O., Pollachi, Tamilnadu-642 007 (4) Sri Chandran, S/o. Narayana Mannadiyar, No. 8, Govindapuram P. O., Muthalamada, Palakkad, (5) Sri Ravi S/o Narayanan Ezhuthachan, S. V. Street, Kollengode, Palakkad (6) Sri A. Aravindan, S/o. A. Achuthan, Thozhil Petta, Vinayakar Street, Pollachi, Tamilnadu in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to the following workers by the management of NTP Bus Services, Thirunjana Sambanthar Veethi, LIC Colony, Mahalingapuram, Pollachi, Tamilnadu with effect from the respective dates noted against their names is justifiable? if not, what relief the workers are entitled to?

<i>Sl. No.</i>	<i>Name of Worker</i>	<i>Date</i>
1	Sri Murukesan, S/o. P. K. Krishnan Chettiyar, Devangapuram, 1st Street, Chittoor, Palakkad	20-5-2014
2	Sri K. Rathinakumar, S/o. P. L. Krishnaswamy, Door No.18/28, S.R.M.S. Mill Veethi, Pollachi, Tamilnadu-642 001	14-1-2014
3	Sri M. Kandaswamy, S/o. Mariyappan Gounder, 1/40, Arasur, Kambalapetty P. O., Pollachi, Tamilnadu-642 007	12-1-2014
4	Sri Chandran, S/o. Narayana Mannadiyar, No. 8, Govindapuram P. O., Muthalamada, Palakkad	16-7-2013
5	Sri Ravi, S/o. Narayanan Ezhuthachan, S. V. Street, Kollengode, Palakkad	12-9-2014
6	Sri A. Aravindan, S/o. A. Achuthan, Thozhil Petta, Vinayakar Street, Pollachi, Tamilnadu.	14-10-2012

(5)

G.O. (Rt.) No. 1708/2015/LBR.

Thiruvananthapuram, 16th December 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary, Edakkad Kannur City Matsya Thozhilali Vikasana Kshema Sahakarana Sangham, Kannur City, Kannur City P. O., Kannur-670 003 and the workman of the above referred establishment Smt. Lathika, C., ‘Manjima’, Thilannur, Chovva P. O., Kannur-670 006 in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Smt. Lathika, C., Office Assistant of Edakkad Kannur City Matsya Thozhilali Vikasana Kshema Sahakarana Sangham by the Secretary is justifiable or not? If not, what relief she is entitled to get?

By order of the Governor,

SHERLI, P.,

Deputy Secretary to Government.